### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Eugene Westmoreland,	)
Plaintiff,	) No.: 23-cv-185
V.	)
v.	)
Cook County Sheriff Thomas Dart, et al.	) Judge Tharp, Jr
Defendants.	. )
	)

# AGREED MOTION FOR EXTENSION OF TIME TO SUBMIT AGREED CONFIDENTIALITY ORDER LANGUAGE TO THE COURT PURSUANT TO JULY 7, 2023, ORDER

NOW COME Defendants COOK COUNTY SHERIFF THOMAS DART, and COOK COUNTY, a body politic and corporate, by and through their attorneys, Jason E. DeVore and Zachary G. Stillman, of DeVore Radunsky LLC, and Plaintiff, EUGENE WESTMORELAND, by and through his Attorneys, Patrick Morrissey and Thomas Morrissey, pursuant to Fed. R. Civ. P. 6(b), and for their Agreed Motion for Extension of Time to Submit Agreed Confidentiality Order Language to the Court, state as follows:

- Counsel for both parties have been in communication relating to this motion, and all are in agreement.
- 2. This Court's July 7, 2023, Order directed the parties to come to an agreement regarding language for a confidentiality order based on the Court's model order and to submit the same to the Court on or before July 13, 2023. ECF No. 19.
- 3. Counsel for the parties are still working together to fine tune the specific language of the proposed confidentiality order at this time and will not be able to have the red-lined language submitted to the Court on July 13, 2023 as ordered.
- 4. The parties therefore request a 7-day extension of time, until July 20, 2023, to submit to the Court the parties' Agreed Proposed Confidentiality Order.

- 5. Under Rule 6(b), this Court may, for good cause, extend the time "[w]hen an act may or must be done." Fed. R. Civ. P. 6(b).
- 6. Not granting an extension of time would prejudice the parties because the current July 12, 2023, deadline will not allow sufficient time to come to a complete agreement regarding the outstanding details of the language of the Confidentiality Order.
- 7. Granting an extension of time will not prejudice any party and this motion is not brought for undue delay or any improper purpose.

WHEREFORE, the parties respectfully request that this Honorable Court enter an order as follows:

- 1. The Parties' Agreed Motion for Extension of Time is granted;
- The Parties shall submit the red-lined version and clean copy of their Proposed Agreed
  Confidentiality Order language to the court's Proposed Order Email Address on or
  before July 20, 2023.

Respectfully Submitted,

#### **Defendants**

By: /s/ Jason E. DeVore

Jason E. DeVore, One of the Attorneys for Defendants

# **DEVORE RADUNSKY LLC**

Jason E. DeVore (ARDC # 6242782) Troy S. Radunsky (ARDC # 6269281) Zachary G. Stillman (ARDC # 6342749) 230 W. Monroe Street, Ste. 230 Chicago, IL 60606 (312) 300-4479 telephone jdevore@devoreradunsky.com tradunsky@devoreradunsky.com zstillman@devoreradunsky.com

### **CERTIFICATE OF SERVICE**

The undersigned, an attorney, hereby certifies that Defendant's Motion for Extension of Time was filed on July 12, 2023, with the Northern District of Illinois ECF System, serving a copy to all parties.

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/s/Zachary Stillman
Zachary Stillman